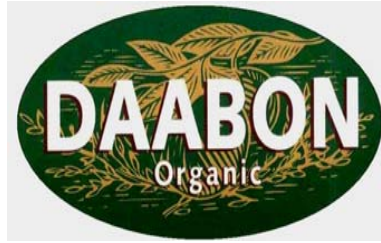


Mr. Arthur Neal
Director, Program Administration
National Organic Program
USDA-AMS-TMO-NOP
1400 Independence Ave., SW. Room 4008
So., Ag Stop 0268
Washington, DC 20250



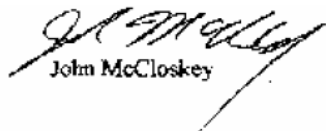
Email: National.List@usda.gov
Fax: (202) 205 7808

Dear Mr. Neal and the National Organic Standards Board:

This letter is in reference to the National Organic Program, Sunset Review, Docket number TM-04-07. **Daabon Organic USA Inc.** supports the continued allowance of the follow substance(s):

Name of Substance	Location on National List (ie. 205.605(a))	How we use this substance in Organic Products (Ingredients, Processing Aid for what function).	Other NOP-Approved Alternative(s) for this function, if any.	Typical Material(s) that might be used in Non- Organic Products.
Citric acid	205.605a	Processing aid for chelates trace metals in oil refining. Ingredient as synergistic antioxidant and pH control.		Phosphoric acid
Bentonite (Natural Pure flo B80)	205.605a	Processing aid – Decolorizing		Activated earths with sulfuric acid
Tocopherol	205.605b	Ingredient – oils stabilizer		BHT, TBHQ,
Unbleached lecithin	205.206	Ingredient – emulsifier		Monodiglycerides
Flavor Non synthetic	205.605a	Ingredient –taste.		Synthetic flavors
Colors non synthetic	205.605a	Ingredient – appearance		
Nitrogen Gas	205.605a	Packing aid- Oxygen displacement, and product texture		

Sincerely,



John McCloskey

VP Sales,
Daabon Organic USA Inc.